

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF NORTH CAROLINA  
STATESVILLE DIVISION  
CRIMINAL ACTION NO. 5:04-CR-00001-KDB-DCK**

<b>UNITED STATES OF AMERICA,</b>	)	
	)	
	)	
	)	
<b>v.</b>	)	<b><u>ORDER</u></b>
	)	
<b>BRYAN KEITH FLOWERS,</b>	)	
	)	
<b>Defendant.</b>	)	
	)	

---

**THIS MATTER IS BEFORE THE COURT** on the Government's Motion to Authorize Payment from Inmate Trust Account (Doc. No. 29) ("Motion"). The Defendant has not responded to the Government's motion. Therefore, pursuant to 18 U.S.C. §§ 3613(a), 3664(n), and 3664(k), the Court **GRANTS** United States' Motion.

**BACKGROUND**

The Defendant, Bryan Keith Flowers, plead guilty to bank robbery and aiding and abetting bank robbery in violation of 18 U.S.C. § 2113(a). On August 23, 2004, this Court sentenced him to a total of seventy (70) months' imprisonment, and three (3) years of supervised release. This Court also ordered him to pay \$29,716.00 in restitution and a \$300.00 special assessment. To date, he has paid \$175.00 of the special assessment and a total of \$1,340.75 in restitution. He remains in federal custody and is currently assigned to the Federal Transfer Center in Oklahoma City, Oklahoma. He is scheduled to be released from federal custody in April 2023.

The current balance of Defendant's restitution debt is \$28,375.25. The United States Attorney's Office recently learned that he currently has \$3,308.45 in his inmate trust account maintained by the Bureau of Prisons ("BOP"). The United States moves for entry of an order

authorizing the BOP to turn over \$3,108.45 of the funds held in Defendant's inmate trust account to the Clerk of Court as payment toward the restitution owed to the victims of Defendant's crime.

## **DISCUSSION**

Title 18, United States Code, section 3613 sets out procedures for the United States to enforce criminal monetary penalties, including restitution and fines. *See 18 U.S.C. §§ 3613(a) and (f).* Pursuant to 18 U.S.C. § 3613(c), upon entry of judgment, a lien arises against all of the defendant's property and rights to property, including the defendant's interest in funds held by the BOP in his inmate trust account. *See 18 U.S.C. § 3613(a)* (United States may enforce restitution against all property and rights to property of the defendant).

The Mandatory Victims Restitution Act ("MVRA") permits the United States to use "all other available and reasonable means" to collect restitution. *See 18 U.S.C. § 3664(m)(1)(A)(ii).* The MVRA also requires that a defendant's substantial resources received from any source during his term of incarceration be applied to his outstanding restitution obligation. *See 18 U.S.C. § 3664(n).* The MVRA further authorizes the Court to order payment of a restitution obligation upon notice of a material change in a defendant's economic circumstances that affects his ability to pay restitution "as the interests of justice require." *See 18 U.S.C. § 3664(k).*

The funds at issue currently are in the Government's possession and the Government has a valid lien over this property. Further, because the property at issue is cash, it does not fall within any applicable categories of the exempt property that a defendant may claim in a criminal case. *See 18 U.S.C. § 3613(a)(1)* (setting forth the applicable IRS property exemptions for criminal cases). Thus, the Court concludes that an order authorizing the turnover of the Defendant's property is appropriate here.

**IT IS THEREFORE ORDERED** that the Government's Motion to Authorize Payment from Inmate Trust Account (Doc. No. 29) is **GRANTED**, and the Bureau of Prisons is hereby authorized to turn over to the Clerk of Court \$3,108.45 held in the inmate trust account for the Defendant as payment for the criminal monetary penalties imposed in this case.

**SO ORDERED.**

Signed: September 15, 2021



Kenneth D. Bell  
United States District Judge

